## RESTRICTIVE COVENANT TERMINATION REVIEW SHEET

CASE: C14-74-145(RCT)

WAPB DATE: December 10, 2012 500 South Third PC DATE:

December 11, 2012

ADDRESS: 500 South Third Street

AREA:

0.6940 acres (30,230 sq. ft.)

Michael G. Martin OWNER:

Vaughn & Associates AGENT:

(Rick Vaughn)

**CURRENT ZONING:** MF-3-NP and SF-3-NP

NEIGHBORHOOD PLAN AREA: Bouldin Creek

## **SUMMARY STAFF RECOMMENDATION:**

Staff recommendation is to grant termination of the public restrictive covenant.

# WATERFRONT PLANNING ADVISORY BOARD ACTION:

To be determined December 10, 2012

### PLANNING COMMISSION ACTION:

November 27, 2012: Staff requested postponement until December 11, 2012 in order to present the case to the Waterfront Planning Advisory Board on December 10, 2012.

### **PROCEDURAL NOTE:**

Public restrictive covenants are a means to control use or development of a property and are enforced by the City. A public restrictive covenant (RC) differs from a private RC, which is not enforced by the City, and conditional overlays, which are conditions to the granting of zoning incorporated into a (zoning) ordinance. A public RC can only be amended or terminated with Council approval.

If a public RC has been adopted in conjunction with a zoning or rezoning case, then termination or modification of that public RC is subject to review by the Land Use Commission, as well as the Council. In this case, review of the termination request is the purview of the Planning Commission. However, in preparing for Commission review, it was determined the property is within the Waterfront Overlay District.

Although not a rezoning application per se, the City treats covenant modification applications as such with a public hearing at Planning Commission and Council. Per City Code, if an application includes property located within the Waterfront Overlay combining district, PDR staff will request a recommendation from the Waterfront Planning Advisory Board to be considered by the Land Use Commission at the public hearing. If the Board fails to make a recommendation, the Land Use Commission may act on the application without a recommendation from the Board.

## **DEPARTMENT COMMENTS:**

The subject tract is located at the northern end of South Third Street, immediately south of the old "Filling Station" site, which was recently approved for redevelopment as The Park Planned Unit Development (see Exhibits A to A-3).



In 1974, this tract, and the area between it and Barton Springs Road, was a single parcel comprising 1.514 acres and was rezoned by the Planning Commission and Council. That request was for a rezoning of three zoning tracts from "A" and "B" Residence, both First Height and Area, and "C-2" Commercial, Second Height and Area. After deliberation by the Commission and an amended request from the applicant, the Commission subsequently approved "C-2" Commercial, Second H&A on the northern tract, abutting Barton Springs Road, "C" Commercial, Second H&A on the middle tract, and "B" First H&A on the third, or southern, tract (which corresponds with the current subject tract) — with the condition that the southern 10' remain "A" Residence, First Height and Area. Additionally, the Commission required — and the applicant agreed — to restrict the tract to vehicular parking only without a special permit, the provision of a privacy fence north of the "A" residence strip, and a prohibition of access to South 3" Street.

Council approved this amended rezoning request with the Commission's conditions.

The restrictive covenant executed at the time of the 1974 rezoning (see Exhibit B) mandated four things:

- 1) Required a 10-feet wide (then "A" now "SF-3") residential zoning along the southern property line;
- 2) Required a 6-feet high privacy fence along the northern edge of that 10-feet wide strip;
- 3) Limited the tract to no other purpose than vehicle parking without an approved special permit; and
- 4) Prohibited access from this tract to South 3<sup>rd</sup> Street, and required its closure at the owners' expense.

With adoption of the Zoning Conversion Ordinance in the 1980s, the parent property converted into a combination of CS-1, CS, and MF-3, along with a 10-feet wide SF-3 strip at the southern boundary. When the Bouldin Creek Neighborhood Plan was adopted in May 2002, the parent property was rezoned again, to CS-1-NP, MF-3-NP, and SF-3-NP, to reflect the neighborhood plan combining district.

In 2005 the approximate 1.5-acre property was subdivided, with the entirety of the subject tract becoming Lot 2 of a 2-lot subdivision (see Exhibit C). The two new Lots were sold to different buyers shortly after the subdivision plat was recorded.

Lot 1 (the former Filling Station site), picked up a Vertical Mixed-Use Building zoning overlay in 2007. Most recently, in 2011, The Park PUD was approved by the Council; importantly, this PUD only included the platted Lot 1, north of the subject tract. Meanwhile, there was a proposal to vacate and replat Lot 2 (the subject tract), in order to remove a restriction on the 2005 subdivision plat that restricted development on Lot 2 to four (4) residential units. The request for the plat vacation and replat was not approved by the Commission, and the applications were subsequently withdrawn.

Consequently, today the subject property remains an undeveloped tract with MF-3-NP zoning, save for the 10' SF-3-NP zoning on the southern edge. A plat restriction limits development of the property to 4 residential units, and a restrictive covenant from a 1974 rezoning case effectively prohibits any access, and limits use to vehicular parking without a special permit. While easements dedicated on the property with the plat may be wholly or partially released, such as the partial release of a 15' wastewater easement in August 2012 or release of a 15' public utility easement in October 2012, the limitation of the use of the property to four residential units can only be modified with a plat vacation.



The request for the Waterfront Planning Advisory Board and Planning Commission's consideration at this time only involves the restrictive covenant from 1974.

# **EXISTING ZONING AND LAND USES:**

	ZONING	LAND USES
Site	MF-3-NP & SF-3-NP	Undeveloped
North	PUD; P-NP; CS-1-V-NP	Park for Mobile Food Vendors; Offices (COA and Other)
East	MF-3-NP	Apartments
South	SF-3-NP	Single-family residential
West	SF-3-NP	Religious Assembly, Single-family residential

The subject tract is also within the Auditorium Shores subdistrict of the Waterfront Overlay District. However, it is outside the limits of both the primary and secondary setbacks. There is no additional setback for the creek which crosses the property, nor are there any additional development standards for this subdistrict (see Exhibit A-1 & A-2).

AREA STUDY: N/A

WATERSHED: Town Lake Creek

**CAPITOL VIEW CORRIDOR:** No

TIA: Not Required

**DESIRED DEVELOPMENT ZONE:** Yes

**HILL COUNTRY ROADWAY:** No

# **NEIGHBORHOOD ORGANIZATIONS:**

Bouldin Creek Neighborhood Assn.	127
South Central Coalition	498
Austin Neighborhoods Council	511
Perry Grid	614
Austin Independent School District	742
Home Builders Association of Greater Austin	786
Save Town Lake	1004
Homeless Neighborhood Organization	1037
Bouldin Creek Neighborhood Planning Team	1074
League of Bicycling Voters	1075
Austin Parks Foundation	1113
Super Duper Neighborhood Objectors and Appealers Organization	1200
Austin Monorail Project	1224
Sierra Club, Austin Regional Group	1228
The Real Estate Council of Austin, Inc.	1236
Austin Heritage Tree Foundation	1340
SEL Texas	1363



# **RELATED CASES:**

NUMBER	REQUEST	PLANNING COMMISSION	CITY COUNCIL
C14-74-145	"A" and "B" Residence 1st H&A to "C-2"	As per the amended request:	Adopted amended request as approved by Commission with
	Commercial 3 <sup>rd</sup> H&A (north 150')	Tract 1: "C-2" Commercial 2 <sup>nd</sup> H&A	conditions.
	"C-2" Commercial to "C" Commercial 3 <sup>rd</sup> H&A and "B" Residence 1 <sup>st</sup> H&A	Tract 2: "C" Commercial 2 <sup>nd</sup> H&A	
		Tract 3: "B" Residence 1st H&A excluding southern 10' to remain "A" Residence 1st H&A	
C8-05-0029.0A	Approve 1.502- acre, 2-lot Subdivision	Approved	N/A
C8-05-0029.0A	Approve Vacation of Lot 2; and	Denied Variance (applications	N/A
and	Approve new 0.694-acre, 1-lot	withdrawn)	
C8-06-0101.0A	Subdivision w/variance		

**CASE HISTORIES:** 

CASE HISTORIES			
NUMBER	REQUEST	PLANNING COMMISSION	CITY COUNCIL
C14-2007-0097 (west)	SF-3-NP to NO-CO-NP (City as Applicant)	Expired without Public Hearing	N/A
C14-2007-0220 (northwest & north – NOT on subject tract)	Addition of Vertical Mixed Use zoning to selected tracts (City as Applicant)	Approved; 11/13/2007	Approved; 12/13/2007
C814-2008-0145	CS-1-V-NP to PUD-NP	Approved staff recommendation to deny PUD-NP; 02/09/2010	Approved PUD-NP; 03/03/2011

**ABUTTING STREETS:** 

Street Name	ROW Width	Pavement Width	Classification	Bicycle Plan	Capital Metro	Sidewalks
South Third Street	50 Feet	Approximately 28 Feet	Local	No	No	No

Page & 3

CITY COUNCIL DATE: December 13, 2012\*

**ACTION:** 

ORDINANCE READINGS: 1st

2<sup>nd</sup>

3rd

**ORDINANCE NUMBER:** 

**CASE MANAGER:** Lee Heckman

PHONE: 974-7604

e-mail address: lee.heckman@austintexas.gov

<sup>\*</sup> Staff will request a postponement in order to accommodate consideration of the request by the Waterfront Planning Advisory Board and Planning Commission. Such consideration is anticipated to occur on December 10 and December 11, respectively. The Code precludes staff from scheduling Board or Commission action and City Council action within the same week.

# Page 3

# **SUMMARY STAFF RECOMMENDATION**

Staff recommendation is to grant termination of the public restrictive covenant.

### **BASIS FOR RECOMMENDATION**

The request is for termination of the existing public restrictive covenant only. It is not a request to change the existing zoning, or remove restrictions set forth in the plat, such as the limitation of development to no more than four residential units.

Staff believes two of the four restrictive covenant requirements, namely, that 10' of (then A, now SF-3) residential zoning remain along the southern property line and that a privacy fence be erected on the northern edge of that (single) family residential strip, reflects a desire by the Commission and Council to provide an appropriate setback and buffer between the then existing single-family homes along South 3rd Street and the proposed multifamily zoning. In 1974, the City did not have the compatibility requirements that are in place today. In considering these two requirements, staff has deduced that the proposed multifamily use was not the issue per se, but how to provide for an appropriate interface, or compatibility, with the existing single family residential.

Any new development is subject to Subchapter E. Design Standards and Mixed Use. These standards include setbacks (no structure may be built within 25 feet of the property line; no structure in excess of two stories or 30 feet in height may be constructed within 50 feet of the property line; and no structure in excess of three stories or 40 feet in height may be constructed within 100 feet of the property line), landscaping (an area at least 15 feet wide is required along the property line), screening (a fence, berm, or dense vegetation must be provided to screen adjoining properties from views of parking, mechanical equipment, storage, and refuse collection), site layout (an intensive recreational use, including a swimming pool, tennis court, ball court, or playground, may not be constructed 50 feet or less from adjoining SF-3 property), among other requirements. Staff believes the suite of compatibility requirements in place today, and that would apply to development of the site, adequately protects the abutting single-family.

Termination of the covenant would remove the requirement of a privacy fence at the northern edge of the 10' strip. The result is that the property owner could erect a fence or gate on the property line, if it is so desired. Termination would not change the underlying zoning of the 10' SF-3-NP strip. It would, however, allow the owner to submit an application to rezone the property from SF-3-NP. Such an application for rezoning would be subject to all normal rezoning procedures, including public hearings, and positive recommendations by the Waterfront Planning Advisory Board and the Planning Commission, as well as adoption by the City Council.

Requirement that the tract be used only for vehicular parking without a special permit may reflect a desire on the part of the Commission and Council for flexibility. At the time this tract was rezoned to multifamily, it abutted multifamily to the east, and was part of the commercially-zoned property to the north. Without topographic constraints, it's conceivable the commercial endeavors could/would use the extra surface parking this tract provided. Or, if additional parking was unnecessary, perhaps the site could be developed as an extension of the existing apartments to the east.

Regardless, in the 1970s all site plans for apartments and condominiums were reviewed by the Planning Commission as special permits. So, the Council was not attempting to prohibit multifamily use. Rather, the Council simultaneously granted multifamily zoning to the tract and took steps to ensure that the site plan for any use was approved by the Planning

Page 7

Commission, via the special permit process. Approval by the Planning Commission of subdivisions and site plans necessarily meant public notice to nearby residents and a hearing on the proposed site plan.

Multifamily projects are not uncommon today, and may be routinely approved administratively unless they involve a variance. In the case of a variance, approval of the relevant Boards and Commissions is required. In addition, the City notifies property owners and residents within 500 feet of a property when a site plan application is filed. Those so inclined may register as interested parties. The covenant's requirement of a special permit for any use other than parking is procedural only, and not a substantive prohibition against uses otherwise allowed under the multifamily zoning. Given the notice and review provisions of today's code, staff believes the absolute requirement for Planning Commission review of a site plan on this tract is an unnecessary requirement, unless some sort of variance is requested.

Lastly, the covenant's prohibition against access to and from South Third Street from this property effectively makes this tract land-locked and therefore undevelopable. At the time of the restrictive covenant, this tract was part of a larger parcel that extended to Barton Springs Road. Preventing cut-through traffic or shortcuts across the property from Barton Springs to South 3rd Street would have been appropriate. Such a prohibition of access to South 3rd also reinforces the notion this tract was seen as likely to be incorporated and developed either with the commercial to the north or the multifamily to the east.

Topographically, incorporation options seem infeasible (see Exhibit A-3). There is an approximate six-foot drop in elevation from this tract to the old Filling Station parking lot; there is a creek and ravine crossing the eastern part of the property that ostensibly separates this tract from the apartments to the east. What was a topographically-isolated piece of property became a legally-isolated property with the subdivision plat approved in 2005, in which this tract became its own Lot. City Code requires that each Lot have access and frontage to a public right-of-way. As configured and approved, this tract/Lot takes frontage to South 3<sup>rd</sup> Street. That it was also expected to take access to S 3<sup>rd</sup> St is reinforced by the fact that 10 feet of additional right-of-way along that Street was dedicated at the time of subdivision (see Exhibit B).

It is unknown if the restrictive covenant surfaced in the preparation and review of this subdivision; presumably, if it had, the request for termination or modification would have been submitted at that time. Perhaps there was an expectation that frontage would be provided by S 3<sup>rd</sup> St, but access from Barton Springs Road through some form of joint use driveway/agreement between future property owners; however, there is no evidence of such a shared-access solution in the subdivision application case folders. Staff could not have knowingly approved creation of Lots without frontage and access (although there may be Code provisions for special purpose, City-owned, Lots); similarly, the Council would likely not prohibit access to a stand-alone single-parcel property today.

This parcel is not likely to be reincorporated into the tract to the north, or provided access to and from Barton Springs Road. There would have been opportunity for either incorporation or a provision of access at the time of The Park PUD application. Neither happened, and staff believes this reflects the topographic challenges of the site. Staff thinks this prohibition of access is a hold-over from an earlier day when the tract was part of a parent parcel and was not land-locked. Platting the tract as a Lot without legal access may have been an oversight; or, anticipated (but undocumented) cross-access from Barton Springs didn't materialize over time. While staff is aware access to and from the tract will have an impact

Page 8 3

on the abutting single-family neighborhood, the reality is that without access to South 3<sup>rd</sup> Street, this tract is land-locked and will not be developed.

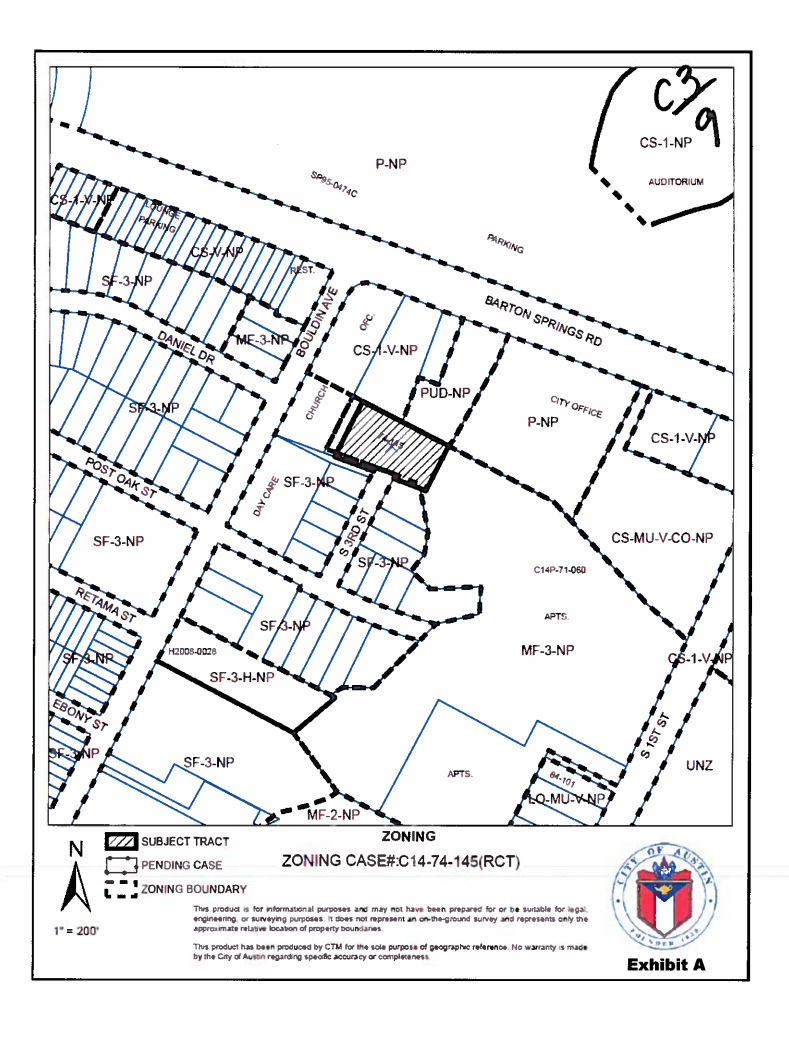
In sum, staff believes the three substantive prohibitions in the covenant (no access to S 3rd, provide a setback, and build a fence), as well as the procedural requirement (no multifamily or other allowed use without Planning Commission approval), were intended to protect the then abutting and existing single-family residential, and to keep residents and owners informed of the proposed development of the site. While much has changed along Barton Springs Road, including approval of The Park PUD on the northern portion of this tract's parent parcel, the immediate neighborhood along S 3rd St remains single-family. As such, any new development on this tract must comply with today's compatibility standards and current zoning provisions. Area residents and owners will be noticed of any proposed site development. Staff believes the protections adopted by Council in 1974 when adopting the rezoning ordinance and restrictive covenant are still appropriate, but that these protections are provided (or even exceeded) with current Code and application requirements. Furthermore, staff does not believe the Council would restrict access on this isolated tract today, thus rendering it undevelopable. Maintaining a prohibition against access is contrary to the subdivision requirements and can no longer be justified.

### **EXISTING CONDITIONS**

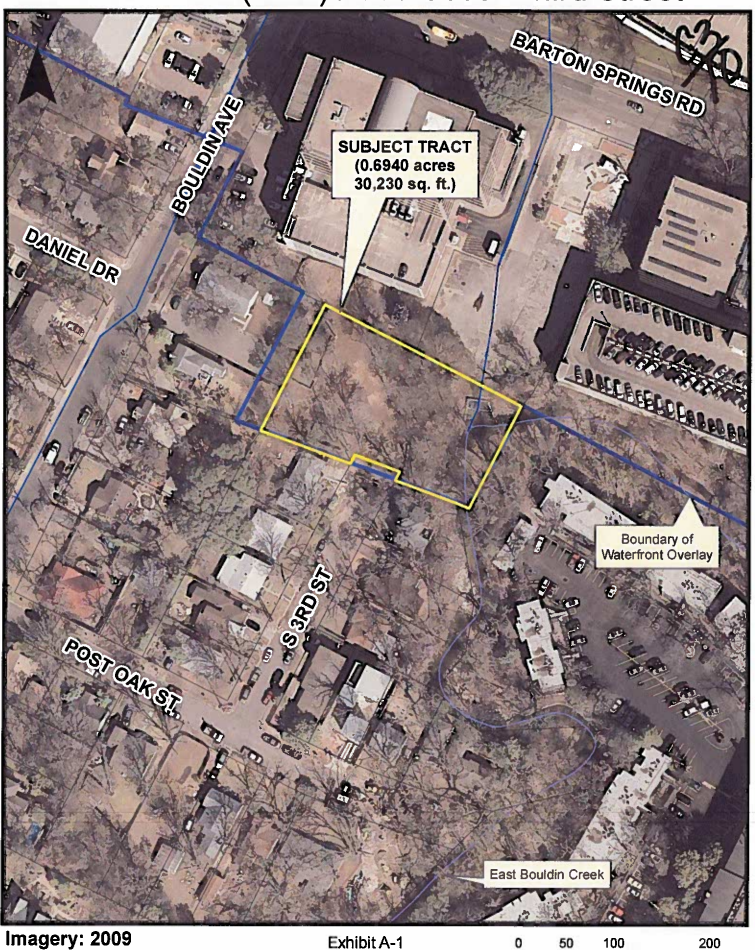
## Site Characteristics

The site is an undeveloped tract currently zoned MF-3-NP and SF-3-NP at the northern terminus of South Third Street. It is heavily wooded, although it is unknown if any of the trees are considered protected under the Code. The site is topographically constrained, falling from west to east, and with a sharp drop to the north; East Bouldin Creek separates the eastern portion of the tract from the western. The site is further constrained by floodplain and easements. The property is encumbered with FEMA and Austin's fully developed floodplain, and nearly the entire eastern third of the tract remains in a Drainage Easement and Critical Water Quality Zone.

A plat restriction limits development of the tract/Lot to a maximum of 4 residential units.



# C14-74-145(RCT) / 300 South Third Street



C14-74-145(RCT) / 300 South Third Street



# C14-74-145(RCT) / 300 South Third Street



1 inch = 50 feet

#### COVENANT

1-06-6583 **C 3** 

STATE OF TEXAS T1-7485 5146 \* 6.50 COUNTY OF TRAVIS S

WHEREAS, Forest S. Pearson, Trustee, acting on behalf of the beneficiarios therein concerned, being the owners of approximately 1.514 acres of land described in Exhibit "A" attached hereto and made a part hereof for all purposes, and,

whereas, the City of Austin and the owner of the land mentioned above have agreed that the above described property should be impressed with certain covenants and restrictions running with the land and desire to set forth such agreement in writing:

NOW THEREFORE, THE UNDERSIGNED OWNER of said property located in the City of Austin, Travis County, Texas, for and in consideration of the sum of ONE DOLLAR (\$1.00) cash and other valuable consideration to him in hand paid by the City of Austin, a municipal corporation, does hereby agree with respect to said property described above, such agreement to be deemed and considered as a covenant running with the land and which shall be binding on him, his successors and assigns, as follows, to-wit:

1. This Contract affects only the southern most portion of the 1.514 acre tract described in Exhibit "A" and said portion herein concerned is shown as Tract 3 on Exhibit "B" attached hereto and incorporated herein for all purposes.

Therefore, with respect to Tract 3, the following covenant shall apply:

- (a) "A" Residence zoning shall exist on the southern most ten (10) feet of Tract 3 in a strip paralleling the southern most line of Tract 3.
- (b) At the northern perimeter of said ten (10) foot strip of "A" goned land, a six (6) privacy fence shall be constructed by the owner of said property at the time

Exhibit B - 1

-05-658; CA

permanent construction may commence on any portion of the 1.514 acre tract.

- (c) Tract 3 shall be used for no purpose other than the parking of vehicles unless pursuant to an approved special permit.
- (d) There shall be no access to South 1rd Street where same abuts Tract 1, and it shall be closed at the expense of the owner at such time as permanent construction may commence on any portion of the 1.514 acre tract.

If any person, persons, corporations or entity of any other character shall violate or attempt to violate the foregoing agreement and covenant, it shall be lawful for the City of Austin, a municipal corporation, its successors and assigns, as well as any adjoining property owner, his successors and assigns, to prosecute proceedings at law, or in equity, against said person, or entity violating or attempting to violate such agreement or covenant and to provent said person or entity from violating or attempting to violate such agreement.

If any part of the provision of this agreement or covenant herein contained shall be declared invalid by judgment or court urder, the same shall in no wise affect any of the other provisions of this agreement, and such remaining portion of this agreement shall remain in full force and effect.

The failure at any time to enforce this agreement by the City of Austin, its successors and assigns, whether any violations hereof are known or not, shall not constitute a waiver or estoppel of the right to do so.

This agreement may be modified, amended or terminated only by joint action of both (1) a majority of the members of the

1-25-6585

City Council of the City of Austin, or such other governing body as-may-succeed-the-Gity Council-of-the-City-of-Austin, and (2) by the owners of the above described property at the time of such modification, amendment, or termination, or, upon change of designation of zoning of lots adjoining the subject property to such an extent that the character of the neighborhood has thereby been substantially changed, thereby rendering the protection for the surrounding property owners created herein, no longer meaningful.

EXECUTED this 26 day of Aforentees

THE STATE OF TEXAS

COUNTY-OP-TRAVIS

Before me, the undersigned authority, on this day personally appeared Forest S. Pearson, Trustee, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed and in the capacity therein stated.

Given under my hand and seal of office on this the 20 day of November , A.D. 1974.

NOTARY SEAL

Notary Public in and Travis County, Texas

tis romes

PIETO POTES FOR 1. THE AGES OF LAND OUT OF THE LEAKE DECEUR LEAGUE IF THE CITY OF ACCUTY, THAY IS COUNTY, TEXAS, SAME BRIDE THOSE CENTALY TRACES OF LAND COUNTYED TO HOY SHERAYS, BY DEVES OF HECCHD IN VOLUME (TO AT PAGE 71, VOLUME 728 AT PAGE 5, VOLUME 736 AT PAGE 77, AND VOLUME 909 AT PAGE 59 OF THE BERD RECORDED OF TRAVIS COUNTY, TEXAS; SAID 1.516 ACRES BEING HORE PARTICULARLY DESCRIBED BY METER AND POWNER AS POLLOWS:

applying at an iran ply found on the south line of barton springs Rand, which paint of brginning is the northeast corner of vernants Addition, a buddivision of record in Book 68 at Page 62, of the Plat Records of Travis County, Yevan, same being the northwest corner of this tract, and from which point of beginning an iron pin found at the northwest corner of Vernon's Addition, beens 1860 54 % 50.00 feet;

THEREE, with the south line of Parton Springs Road, 566\* 56 120.47 feet to an Iron pin found at the northeast corner of this tract;

THENCE, in a southerly and westerly direction with the following eight (R) courses:

(1) \$28\* 39\* 49.70 feet to an iron pin set;

(2) \$31\* 56\* 49.70 feet to an iron pin set;

(3) \$32\* 10\* 51.30 feet to a bolt found;

(4) \$33\* 49\* 55.80 feet to a nall in concrete;

(5) \$23\* 18\* 47.87 feat to an iron pin set;

(6) \$78\* 37\* 7.73 feet to an iron pin set;

(7) \$30\* 18\* 30.50 feet to an iron pin found; and

(8) \$30\* 02\* 133.91 feet to an iron pin set at the southeast corner of this tract, which point is in the easterly prolongation corner of this tract, which point is in the easterly prolongation of the north line of Convenient Courts, a subdivision of record in book 4 at Fage 28 of the That Records of Travis County, Tenas;

THENCE, with the north line and its casterly prolongation of Convenient Courts, in a northwesterly direction with the following

Convenient Courtr, in a corthwesterly direction with the lollowing two (2) courses;
(1) #66° 57° w at 83.57 feet passing an Iron pin found at the northwest corner of Lot 6, Convenient Courts, in all a distance of 13.91 feet to an iron pin found at the northeast corner of Lot 15, Convenient Courts; and
(2) #67° On° W 143.62 feet to an iron pin found at the southwest corner of this tract, same being the southeast corner of that certain tract of land conveyed to Rudie B. Williams by deed of record in Volume 776 at Fage 23% of the Deed Records of Travis County,

THENCE, with the east line of the Williams tract, M30° 15'E 46.93 feet to an iron pin found at the southeast corner of that certain tract of land conveyed to John Woody by deed of record in

PAGE TNO

1-26-6587



Volume 504 at Page 87 of the Doud Records of Travis County, Texas;

THEFOR, with the cast line of the Woody tract, 130° 02'2.

100.05 feet to an iron pln found at the northeast corner of the Woody tract, and which point is in the Bouth line of that certain tract of land conveyed to Minelma Brown Lockwood by deed of record in Volume 1822 at Page 350 of the Band Records of Travip County, Texas:

THENCE, with the south line of the Lockwood tract, S60° 03'E' 106.27 feet to an iron pin found at the southeast corner of the said Lockwood tract;

THENCE, with the east line of the Lockwood tract, K23 06 E 113.88 feet to an iron pin found at the southwest corner of the aforesaid Vernon's Addition;

THEREE, with a chain link fence, 566- 54 E 50.00 feet to coiron pin found at the southeast corner of Vernon's Addition;

CONTAINING 1.514 acres of land.

TIELD MOTES BY

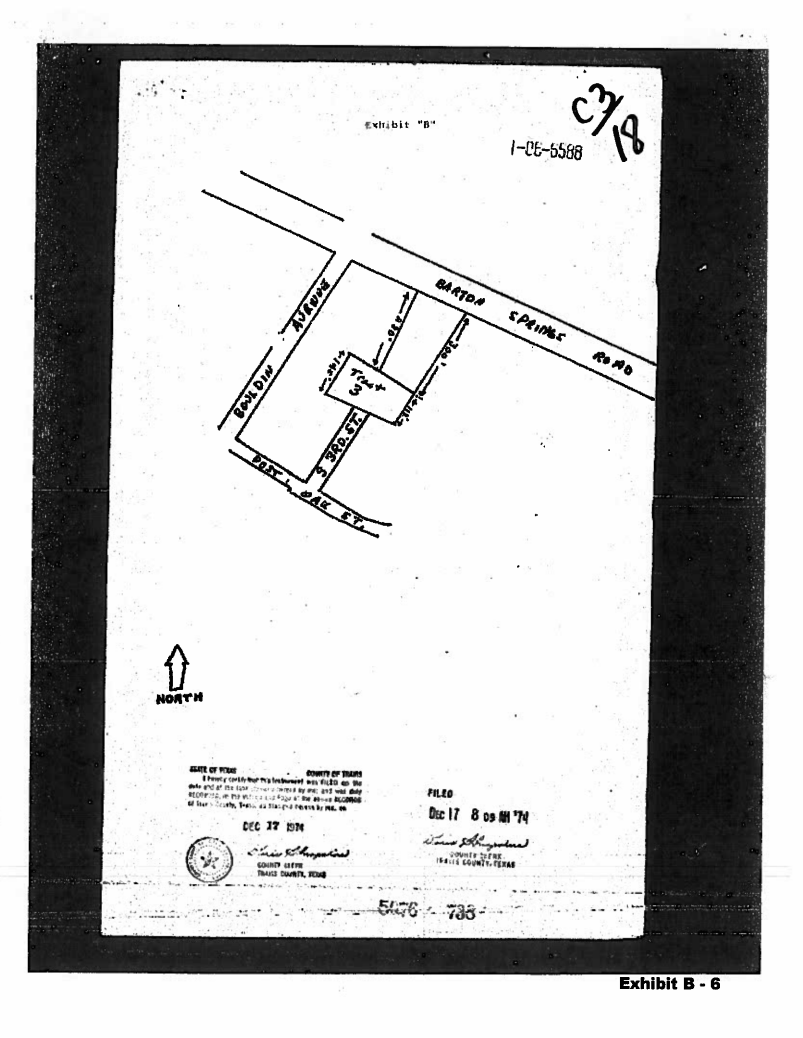
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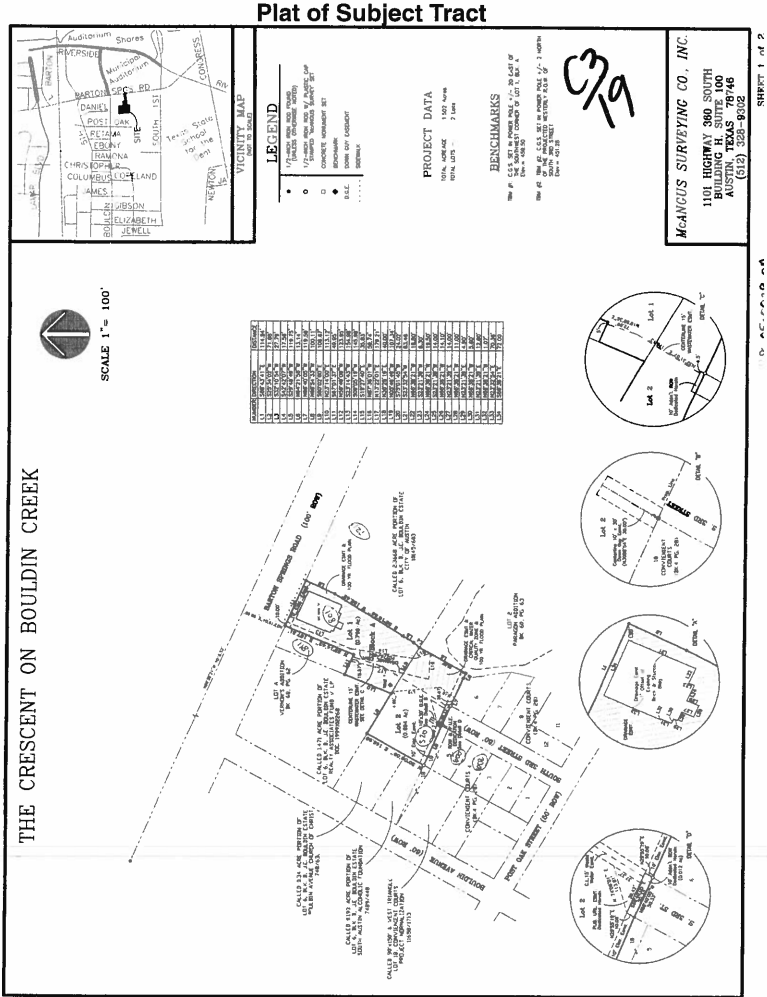
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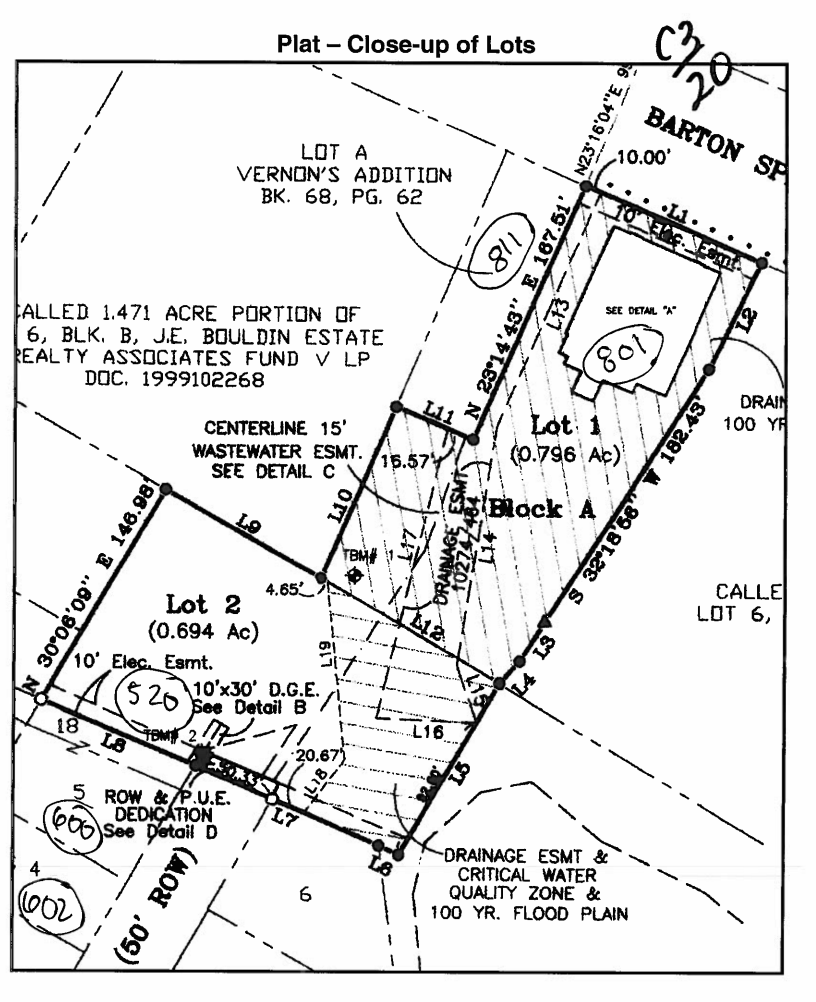


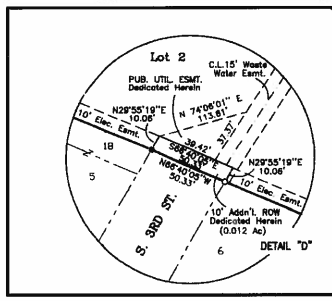
Exhibit C - 2

# **Plat Restrictions and Easements**



Plat Note Regarding Use of Subject Tract (Lot 2)

22. DEVELOPMENT OF LOT 1, BLOCK A, IS RESTRICTED TO USES OTHER THAN RESIDENTIAL AND DEVELOPMENT OF LOT 2, BLOCK A, IS RESTRICTED TO 4 RESIDENTIAL UNITS.



Plat Note Dedicating Right-of-Way

